1 SHAWN N. ANDERSON United States Attorney 2 LAURA C. SAMBATARO Assistant U.S. Attorney 3 Sirena Plaza, Suite 500 108 Hernan Cortez Avenue ULT 15 2020 Hagåtña, Guam 96910 4 PHONE: (671) 472-7332 JEANNE G. QUINATA FAX: (671) 472-7215 5 CLERK OF COURT 6 Attorneys for the United States of America 7 IN THE UNITED STATES DISTRICT COURT 8 FOR THE TERRITORY OF GUAM MAGISTRATE CASE NO. 0 - 00112 9 UNITED STATES OF AMERICA, 10 Plaintiff, 11 WAIVER OF RULE 5(c)(3)(D) RIGHTS VS. 12 TAO LIU. a/k/a "Xiong Liu," a/k/a "Ming Lu," a/k/a 13 "Antony Liu," a/k/a "Lucas Liu," a/k/a "Tao Jason Liu," a/k/a "Antony Lee," a/k/a "Zhong 14 Liu." 15 Defendant. 16 I, TAO LIU a/k/a "Xiong Liu," a/k/a "Ming Lu," a/k/a "Antony Liu," a/k/a "Lucas Liu," 17 a/k/a "Tao Jason Liu," a/k/a "Antony Lee," a/k/a "Zhong Liu, have appeared before the United 18 19 States District Court of Guam. I have also consulted with counsel. Having been advised by the Court and having consulted with counsel, I hereby knowingly 20 and voluntarily: (1) waive advisement on Rule 20 of the Federal Rules of Criminal Procedure; (2) 21 waive an identity hearing; and (3) consent to the issuance of an order transferring me to Eastern 22 District of Virginia. 23 24 ORIGINAL

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WAIVER OF RULE 5(c)(3)(D) RIGHTS-1

1	5A138
2	DATED: 10.15, 7026 TAO LIU a/k/a "Xiong Liu," a/k/a "Ming Lu," a/k/a
3	"Antony Liu," a/k/a "Lucas Liu," a/k/a "Tao Jason Liu," a/k/a "Antony Lee," a/k/a "Zhong Liu"
4	Defendant
5	DATED: 10/15/20 LEWANNINAN
6	LEILANI LUJAN Assistant Federal Public Defender Attorney for Defendant
7	Attorney for Defendant
8	TRANSLATOR CERTIFICATION: I, Chung L. Harrell, hereby certify that
9	I am proficient in both the English language and in a language that Defendant speaks and understands. I further certify that I have translated each part of this Waiver for Defendant, and
10	that Defendant has indicated to me that he understands each part of this Waiver.
11	DATED: 10/15/2020
12	CHUNG HARRELL Translator for Defendant
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15	APPROVED AS TO FORM:
16	SHAWN N. ANDERSON United States Attorney
17	Districts of Guam and the NMI
18	By: LAURA C. SAMBATARO
19	Assistant U.S. Attorney
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